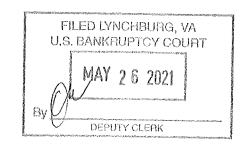
Danielle Bowling

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22th of May 2021



Clerk of the Court

United States Bankruptcy Court 1101 Court Street, Room 166 Lynchburg, Virginia 24504

RE: Case No. 20-60860-RBC

Dear Honorable Rebecca B. Connelly,

I am writing to you today in reference to Case No. 20-60860-RBC, Service Dogs by Warren Retrievers, Inc and the Global Resolution Motions that will be before you on June 3rd 2021. I Strongly object to :The Marianne Settlement Motion". I believe Marianne Warren was complicit in the acts of Charles D. Warren furthered his actions by holding his money, essentially giving him an allowance dubbed as loans, and should not be awarded any sale proceeds, but especially not 38% of sale of the property. There are dozens of families that paid money to Service Dogs by Warren Retrievers, Inc (SDWR) that (1) did not receive a dog as SDWR was contractually obligated to do if they fundraised in full (2) received a dog from SDWR that is not suitable as a service dog, as they were contractually obligated to do if they fundraised in full, (3) fundraised part of the money for a service dog and received no dog and none of their money back and (4) did receive a dog but did not receive the training and lifetime health guarantee as SDWR was contractually obligated to uphold.

For the purposes I believe that Marianne Warren Should not be permitted to have any of the proceeds of the sale of the property. Marianne and Charles D. Warren had (possibly still have) a close relationship and I could very well see any sale proceeds that she may get ending up right back to Mr. Warren. While I understand speculation is not something in which the court should partake, I believe if the court and your honor look at the history of their relationship, this is not a huge leap.

Sincerely,

Danielle Bowling

cc: Hirschler Fleischer, PC